

## CARDINAL LAW GROUP

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Date:

MAY 26, 2005

To:

EXAMINER NGUYEN, DAVID Q.

U.S. PATENT AND TRADEMARK OFFICE

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From:

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Client/Matter No.:

GP-301244 (2760/22)

# of Pages:

12

(including cover sheet)

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FRANK C NICHOLAS (33,983)

T-562 P.02/12 F-205

Date: May 28 2005

12.8/ (, Approved to Las Briouga 0.50/00 Ond8 0031-0031 - Ружија ира Тъфильаћ Опрос М.Я. РасРичттиот Гот столав£иСС Бишка катам на видент в Видент на нароже в нароже в в пороже в нароже в фице в нароже в нароже в нароже в нароже GP-301244 (2760/22) Attorney Docket No. TRANSMITTAL 10/000,268 Application Number **FORM** NOVEMBER 2, 2001 Filing Date WILLIAM E MAZZARA First Named Inventor (to the week for all correspondence after intel fling) **Group Art Unit** 2681 NGUYEN, DAVID Q Examiner ENCLOSURES (check all that apply) Appear Communication to Board of **Assignment Papers** Response to Office Action Dated 図 Appeals and interferences (for an Application) April 5, 2005 Drawings: After Final × Appeal Communication to Group (Appeal Notice, Brief, Reply Bott) After Allowance Communication to Group Affidavits/declaration(s) Permon Routing\_Stip (PTO/SB/69) and Proprietary Information Accompanying Petition To Convert a Post Card Receipt Status Letter Provisional Application Power of Attorney, Revocation Additional Enclosure(s) Extension of Time Request (duplic) Change of Correspondence Address (please identify below) Express Abandonment Request Terminal Disclaimer Information Disclosure Statement, Small Entity Statement PTQ-1449, art Certified Copy of Priority Request of Refund Document(s) The Commissioner is hereby authorized to charge any sees which may be required, or credit any overpayment, to Deposit Account No. 07-0960 (GENERAL MOTORS CORPORATION). A Response to Missing Parts/ Incomplete Application duplicate copy of this sheet is enclosed I hereby person under 37 CFR § 1 136(a) for any extension of time required to ensure that this  $\boxtimes$ paper is timely filed. Please charge any associated fees which have not otherwise been paid to Deposit Account No. 07-0950 A duplicate copy of this sheet is enclosed **CALCULATION OF FEE** Small Entity Large Emity Highest No. or Aad'i Add1 Present Claurus After Previously Rate Fee Paid For ExTR Rate Amenoment x \$50= ٥ x \$25= 0 Total Mirrus x \$100= 0 x \$200= indep. Minus Ô + \$360= +\$180# First Presentation of Multiple Dep. Claim total add'l fee **S** 0 total addi fee ٥ SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT FRANK C. NICHOLAS Form Registration No. 33,983 **CARDINAL LAW GROUP** Individual name 1603 Ornington Avenue, Suite 2000 Evanston, IL 60201 May 26, 2005 Signature CERTIFICATE OF FACSIMILE I nereby certify that this correspondence is being transmitted by facsimile to (703) 872-9306 to the U.S. Patent and Trademark Office on the date. May 26, 2005

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TRANSMITTAL						Attorney Docket No			GP-301244 (2760/22)					
• • • • • • • • • • • • • • • • • • • •						Application Number			10/000,268					
FORM						Filing Date			NOVEMBER 2, 2001					
						First Named Inventor			WILLIAM E MAZZARA					
(to be used to: all correspondence after initial title)						Group Art Unit			2681					
						Examiner			NGUYEN, DAVID Q					
ENCLOSURES (check all that apply)														
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Ø	Response to Office Action Dated April 5, 2005				(for an Application)				Appeals and Interferences					
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Signature Evaniston, iL 60201								Date M		May 26, 2005				
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FRANK C. NICHOLAS (33.983)

Name of applicant, assigner or registered representative

Signature

May 26, 2003

Date of Signature

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PATENT Case No. GP-301244 (2760/22)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re patent application of:	)
WILLIAM E. MAZZARA	, , , , , , , , , , , , , , , , , , ,
Serial No.: 10/000,268	) Examiner: NGUYEN, DAVID Q.
Filed: NOVEMBER 2, 2001	) Group Art Unit: 2681
For: METHOD OF PROVIDING A WIRELESS SERVICE CONNECTION FOR A MOBILE VEHICLE	) ) )

## RESPONSE TO OFFICE ACTION DATED APRIL 5, 2005

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313

Dear Sir:

In response to an Office Action dated April 5, 2005, please reconsider the application in light of the following remarks and amendments.